## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

	OAKL	AND DIV	ISION	10	
United States of	America,	)	Case No. Case	1002-07-JD-Z	
Po nald My	aintiff,	,		PEEDY TRIAL ACT	
$D_{\epsilon}$	efendant(s).	)		MAY 22 2019	
continuance outweigh th		and the	defendant in a sp	ourt excludes time under the Spee Northern District of Caleornia the ends of justice served by the needy trial. See 18 U.S.C. § the following factor(s):	dy
	grant a continuance would S.C. § 3161(h)(7)(B)(i).	be likel	y to result in a m	iscarriage of justice.	
defendant or law, th	ts, the nature of the p at it is unreasonable to expe	orosecuti ect adeq	ion, or the uate preparation	the number of existence of novel questions of factor pretrial proceedings or the trial B U.S.C. § 3161(h)(7)(B)(ii).	ct
	grant a continuance would to account the exercise of du			onable time to obtain counsel, .C. § 3161(h)(7)(B)(iv).	
counsel's	grant a continuance would other scheduled case comn S.C. § 3161(h)(7)(B)(iv).	l unreaso nitments	onably deny the d s, taking into acco	efendant continuity of counsel, given the exercise of due diligence.	ven
necessary	grant a continuance would for effective preparation, to S.C. § 3161(h)(7)(B)(iv).	l unreaso taking in	onably deny the d to account the ex	efendant the reasonable time ercise of due diligence.	
disposition disposition disposition paragraph the time leading extending	on of criminal cases, the count and — based on the partie imits for a preliminary hear	urt sets tes' show ring und r an indi	he preliminary he ing of good cause er Federal Rule of ctment under the	e public interest in the prompt earing to the date set forth in the fire — finds good cause for extending of Criminal Procedure 5.1 and for Speedy Trial Act (based on the C. § 3161(b).	rst g
IT IS SO ORDI	ERED.		Laude	i with	
DATED	u 22, 2019		Kandis A. West	more	
STIPULATED:			United States Mr	agistrate Judge	
	Attorney for Defendant Mane Gold rosan		Assistant United	States Attorney . Medewis	